

Attorney Docket No.030259U2

### REMARKS

Claims 1-18 are pending in the present application. Applicants believe that the present application is now in condition for allowance, which prompt and favorable action is respectfully requested.

Claims 1, 2, 7, 12 and 17 are rejected under 35 U.S.C. 102(e) as being anticipated by Aisenberg (US Patent Application Publication No. 2004/0116155 A1).

Claims 3, 6, 11, 13 and 16 are rejected under 35 U.S.C. 103(a) as being unpatentable over Aisenberg in view of Raffel et al. (U.S. Patent No. 5,675,629).

Claims 4, 9, 14 and 18 are rejected under 35 U.S.C 103(a) as being unpatentable over Aisenberg in view of Saito et al. (U.S. Patent Application Publication No. 2001/0044295 A1).

Claims 5, 10 and 15 are rejected under 35 U.S.C. 103(a) as being unpatentable over Aisenberg in view of Hartmaier (U.S. Patent Application Publication No. 2004/0137899 A1).

The subject of independent claims 1 and 7 is a general global gateway (GGG). The Examiner points to 82 of figure 11 of the reference Aisenberg as being the GGG. Applicants' GGG internetworks between a CDMA network and a GSM network. Applicants' GGG "enables a mobile station (MS) subscribed in the GSM network to communicate using the CDMA network," as described in independent claims 1 and 7.

Attorney Docket No.030259U2

Aisenberg describes a backup system whereby the backup system stores information from a memory of the mobile station. Although Aisenberg's backup system includes "cellular telephones operating under different cellular telephone standards such as GSM and CDMA," the backup system does not internetwork between a CDMA network and a GSM network. Thus, the backup system does not enable "a mobile station (MS) subscribed in the GSM network to communicate using the CDMA network," as described in independent claims 1 and 7. The Aisenberg backup system simply transfers information from an MS memory to the backup system. Thus, the 102(e) rejection of independent claims 1 and 7 are overcome and independent claims 1 and 7 are patentable. Dependent claims 2-6 and 8-11 are dependent on independent claims 1 and 7, respectively and are therefore patentable.

Independent claims 12 and 17 (computer-readable media embodying a method) describe "a method of wireless communications between a GSM network and a CDMA network to enable a mobile stations subscribed in the GSM network to communicate using the CDMA network." Aisenberg does not meet the language of independent claims 12 and 17 since Aisenberg does not describe internetworking between two networks. The only activity that has any semblance of internetworking that Aisenberg discloses is transferring information from a mobile station memory to a backup system, not communicating from one network to another. Thus, the 102(e) rejections of independent claims 12 and 17 are overcome and independent claims 12 and 17 are patentable. Dependent claims 13-16 and 18 are dependent on independent claims 12 and 17, respectively and are therefore patentable.

Attorney Docket No.030259U2

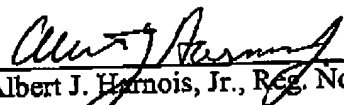
### CONCLUSION

In light of the amendments contained herein, Applicants submit that the application is in condition for allowance, for which early action is requested.

Please charge any fees or overpayments that may be due with this response to Deposit Account No. 17-0026.

Respectfully submitted,

Dated: October 6, 2005

By:   
Albert J. Harnois, Jr., Reg. No. 46,123  
(858)631-4368

QUALCOMM Incorporated  
Attn: Patent Department  
5775 Morehouse Drive  
San Diego, California 92121-1714  
Telephone: (858) 658-5787  
Facsimile: (858) 658-2502